

CARDINAL'S DENIAL

Has Not Called Meeting of Neutral Cardinals to Discuss Plans for Peace

New York, August 14.—Cardinal Gibbons, in a statement over his signature last night, gave an emphatic denial to London dispatches which stated that he and Cardinal O'Connell, of Boston, had called a meeting of neutral cardinals and bishops to be held in Switzerland for the purpose of discussing peace plans among the European belligerents.

In his statement Cardinal Gibbons, who is at Southampton, L. I., said:

"The dispatch published in the morning newspapers, in which my name is mentioned in connection with a projected conference of prelates to be held in Switzerland, is without foundation."

According to London dispatches, the two cardinals had invited Roman Catholic authorities in neutral countries to a conference which it was asserted, while not officially inspired by the Vatican, had received an unofficial recognition. Leading prelates in New York, while declining to comment on the report, stated that they seriously doubted if Cardinals Gibbons and O'Connell had planned any such conference.

BOUNDED TO HER DEATH.

Baltimore, Aug. 14.—Hurled through a third-floor window of her home by a sudden rebound of the springs of the bed, on which she was playing, Adella Machis, the four-year-old daughter of Mrs. Ella Machis, 859 Holins street, was so severely injured yesterday morning that she died almost instantly. The base of the child's skull had been fractured.

The bed had been placed near the window and the child was playing on the bed. Mrs. Machis was seated in a rocking chair close to the bedside, when suddenly the child uttered a piercing scream, and Mrs. Machis looked up to see the little one clinging to the window sill. Before the mother could reach the side of the child, the grip relaxed, and the little body fell to the pavement below, a distance of more than 30 feet. The child's body struck a fence in falling and then lay motionless. Mrs. Machis was restrained with great difficulty by a visitor from leaping from the window after the child. The frantic mother ran down the yard, picked up the body of the unconscious child and carried it back into the house. A physician was hurriedly notified and upon his arrival pronounced the child dead.

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The most convenient four room and bath apartments in Alexandria. Nothing has been left undone to make them complete. Electric lights, gas range, modern bath equipment, tradesman elevator. In the heart of Alexandria. Inspection invited. Four apartments now ready.

The STUART APARTMENTS

M. S. Fairfax, Proprietor, 344 L. N. St. Asaph. Phone 334 L.

R. F. KNOX, Auctioneer

By virtue of a deed of trust, bearing date on the 25th day of August 1892, and duly of record in the land Records of the City of Alexandria, Virginia, in Deed Book No. 23, page 289, and at the request of the party thereby secured, default having been made in the payment of the note secured by the said Deed of Trust, the undersigned Trustee will offer for sale at public auction, on Tuesday, the 17th day of August, 1915, at twelve o'clock M. in front of the Royal Street entrance to the Market Building, all that lot of ground, with improvements thereon, in the said City of Alexandria, and bounded as follows, to-wit:

Beginning on the west side of Patrick Street, two hundred and six feet four and one-fourth inches (206 ft. 4 1/4 in.) south of Duke street, and running thence south on Patrick street fifteen feet two and one-fourth inches (15 ft. 2 1/4 in.) to the line of the lot of ground conveyed by the said Robert Elliott to George T. Klipstein, M. D.; thence west one hundred (100) feet to a court; thence north on said court fifteen feet two and one-fourth inches (15 ft. 2 1/4 in.) and thence east one hundred (100) ft. to the beginning; with all appurtenances.

Terms: Cash. Cost of conveyancing at expense of the purchaser.

SAMUEL H. LUNT, Trustee.

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NEXT PICNIC

Lunch and Ice Cream Sets, Wax Paper, Napkins, Picnic Plates and Paper Towels.

S. F. Dyson & Bro.
420 KING ST.

WHO BACKED HUERTA?

Former President and Followers Had Abundance of Money.

General Gregory disclosed yesterday that the Department of Justice is conducting under his personal supervision an important investigation to determine the source of the money used by Huerta in launching his intended revolutionary movement into Mexico which was halted by the Federal authorities when they arrested the former dictator several weeks ago.

The Attorney General said the investigation had been in progress nearly three weeks, but that the evidence accumulated thus far does not justify a definite announcement at this time.

It was learned, however, that the investigation is being made by the New York secret service bureau of the Department of Justice, and that the clues in possession of the government point to certain financial interests in New York.

The Attorney General said nothing to indicate the nationality of the financial backers of Huerta nor could his statement be construed as confirming charges filed with the department that the real financiers of the Huerta movement were German officials in this country who wished to raise up difficulties between Mexico and the United States to distract this government in the event that trouble should come with Germany.

At the time of the arrest of Huerta and his co-operators by Federal agents, they had large sums of cash in their possession, and it was said that stores in sufficient quantities to outfit a military expedition of formidable proportions had been collected along the Rio Grande. The extent of the financial resources of the Huerta movement was not revealed at that time.

ATLANTIC CITY SENSATION

Young Physician and Woman Arrested While Burying Body of Infant

Atlantic City, N. J., Aug. 14.—Dr. A. J. Downs, a young physician, and Miss A. Wagner, both of Philadelphia, were arrested here yesterday morning, as they were burying the body of a child in the sand, off the end of the Kentucky avenue beach. They are lodged in jail awaiting a hearing.

Channels, a lifeguard, noticed the two under the boardwalk, shortly after he went on duty. He watched them for about 15 minutes from a place of concealment under a pavilion. Dr. Downs was dressed in a bathing suit, but the woman was well gowned in street attire.

They cautiously edged their way to the soft sand, just beyond the boardwalk line, the guard says, and lay down in the sand as if they were resting. The woman, it is alleged, pulled a bundle, wrapped in newspaper from beneath her coat and the two began digging. They soon made a hole large enough to receive the package and dropped it in. Just as they were heaping the sand over the body Channels placed them under arrest.

The lifeguard dug down into the sand and secured the bundle. Both Dr. Downs and Miss Wagner claimed there was nothing in it, but old clothes. The guard called Weakley, a policeman who, upon opening the package, found the body of a child.

ACCUSED SPY IS A GERMAN.

Suspect Held at Tallahassee Admits it, But Denies Charges.

Tallahassee, Aug. 14.—August Orbolph, held here for arraignment on a charge of having made drawings of military reservations and light houses along the coast, claims German nationality, according to jail officers. He denied, they said, reports that he was of Austrian birth and had received remittances from relatives in Austria.

Orbolph was arrested by Federal officers as he was boarding a train for the east. He said he was traveling for pleasure and had no regular occupation, and denied the officers' claim, having made any drawings. He came to Florida from Chicago a year ago, and is alleged to have registered at hotels here four times during the last year, using a different name each time. Orbolph said he came to the United States two years ago.

FOR SALE—By authority of the City Council, we offer for sale, the one story frame bungalow situated on the new High School lot. Terms of sale, cash; and the building to be removed at the expense of the purchaser.

Apply to C. S. Taylor Burke,

Chairman of Public Property Committee.

D. BENDHEIM & SONS

ALEXANDRIA'S BEST STORE

It is Better to Have Attended The RUMMAGE SALE

Than to Wish You Had Attended It. Hundreds of Alexandria Women, and we are glad to say a goodly number of Alexandria Men have profited by visiting the Rummage Sale during the past week. There are still hundreds of saving opportunities for those who come next week.

If you make only one purchase as a result of visiting our Rummage Sale you will be more than repaid for your trouble.

D. BENDHEIM & SONS

SOUTHERN RAILWAY

PREMIER CARRIER OF THE SOUTH

IN EFFECT AUGUST 14, 1915. Following schedule figures are published only as information, not guaranteed.

Trains leave Union Station, Alexandria, Va.

7:57 A. M. Daily—Local between Washington & Lynchburg, delivers mail, and carries passengers to points at which scheduled to stop. Coaches and sleeping cars to Atlanta, New Orleans, Birmingham, Sleeping car Salisbury to Asheville, coaches for Manassas, Warrenton, Charlottesville, Lynchburg, Danville, Greensboro and Charlotte.

8:17 A. M. Daily—Local for Harrisonburg and way stations. Buffet parlor car.

9:17 A. M. Daily—Mail train, coaches for Manassas, Warrenton, Lynchburg, Greensboro and Charlotte.

10:22 A. M. Daily—U. S. Post Mail stops only for passengers to points at which scheduled to stop. Coaches and sleeping cars to Atlanta, New Orleans, Birmingham, Sleeping car Salisbury to Asheville, coaches for Manassas, Warrenton, Charlottesville, Lynchburg, Danville, Greensboro and Charlotte.

11:22 P. M. Daily—Local for Charlottesville, connecting at Culpeper for Warrenton.

4:52 P. M. Daily—Birmingham Special Sleeping cars between New York, Asheville, Atlanta, Winston, Greensboro and Washington. Through first class coaches between Washington, Atlanta and Birmingham. Dining car service. Tourist to California daily.

4:52 P. M. Local for Harrisonburg and way stations on Manassas branch. Pullman Buffet parlor car.

5:22 P. M. Local for Warrenton.

10:02 P. M. Daily—Washington and Chattanooga Limited (via Lynchburg) First class coaches and sleeping cars to Roanoke, Knoxville, Chattanooga, Sleeper to New Orleans, Washington to Roanoke, Dining car service.

11:02 P. M. Daily—New York and New Orleans Limited. All Pullman train, Club and observation cars to New Orleans. Dining car service.

12:02 P. M. Daily—Memphis special. Sleeping car and coaches for Roanoke, Knoxville, Nashville, Chattanooga, and Memphis. Dining car service. Washington sleeping cars open 10 p. m.

For detailed schedule figures, tickets, reservations, etc., apply to D. B. SHULTON, Union ticket agent, Alexandria, Va.

E. H. COATMAN, Vice-Pres., and Gen. Manager, Gen'l Pass. Agent, W. H. TAYLOR, Pass Traffic Manager, 705 15th Street, N. W., Washington, D. C.

WASHINGTON-VIRGINIA RAILWAY CO.

In effect June 21, 1915. Subject to Change Without Notice. Leave Alexandria for Washington—Daily Except Sundays and Holidays.

A. M.—5:00, 5:40, 6:00, 6:20, 6:40, 7:00, 7:20, 7:40, 7:50, 8:00, 8:10, 8:20, 8:40, 9:00, 9:20, 9:40, 10:00, 10:20, 10:40, 11:00, 11:20, 11:40, Noon

P. M.—12:20, 12:40, 1:00, 1:20, 1:40, 2:00, 2:20, 2:40, 3:00, 3:20, 3:40, 4:00, 4:20, 4:40, 5:00, 5:20, 5:40, 6:00, 6:20, 6:40, 7:00, 7:20, 7:40, 7:50, 8:00, 8:10, 8:20, 8:40, 9:00, 9:20, 9:40, 10:00, 10:20, 10:40, 11:00, 11:20, 11:40, Noon

Sundays and Holidays, same as above except trains at 9:00, 9:20, 9:40, 10:00, 10:20, 10:40, 11:00, 11:20, 11:40, Noon and 1:55 P. M.

Leave Alexandria for Mt. Vernon—A. M.—Week Days—5:55, 6:55, 7:55, 8:55, 10:20, 11:20, P. M.—12:30, 1:30, 2:30, 3:30, 4:30, 5:30, 6:30, 7:35, 8:52, 10:20, 11:50

Sundays as above except 6:55 and 6:55 A. M. and 11:50 P. M.

Washington Southern Ry.

Schedule in effect May 30, 1915

For Washington and points north daily at 6:53, 8:08, 8:33, 12:01, 12:16, 12:23, 2:30 (through train for New York, via P. R. R. 6:27, 8:53, 11:33 p. m.)

For Fredericksburg, Richmond and points south at 4:37, and 10:17 a. m. 12:16, 3:22, 3:32, 5:17 (local) 6:57, 9:47, p. m. daily.

Accommodation for Fredericksburg at 9:27 a. m. daily.

NOTE—Time of arrival and departure and connections not guaranteed.

Office City School Board

Alexandria, Va., August 7, 1915.

Sealed proposals will be received by the Clerk of the City School Board for the Committee on Finance and Accounts until Thursday, August 25, 1915 at 12 o'clock noon, for the furnishing of Forty Tons or more of White Ash Coal and One Hundred Tons of Cumberland Coal or more for the Public Schools.

Also Ten Cords of Sawed and Split Pine Wood.

Both coal and wood to be delivered and stored as needed. The right to reject any and all bids is reserved.

Proposals to be addressed to the Clerk of the City School Board.

Aug. 7. St.

Have your (Palm Beach Suit) cleaned and pressed properly by C. M. Schwab, tailor, 416 King St.

I make Palm Beach Suits to order for \$10.00 and style you desire.

C. M. SCHWAB

W. A. Johnson & Co.

N. E. Cor. Cameron and Royal Sts.

Orders by Mail Promptly Filled

Send for Price List

Whiskeys, Wines and Liquors

BEST QUALITY

HENRYK FIELD and CO.

Lumber of all kinds, Shingling, Laths, Sash, Doors, Blinds, Stair Work, and Building Material of every description. Lime, Cement and Plaster. Estimates Furnished

Office, 115 N. Union St.

Norfolk and Washington Steamboat Company.

Every day in the year for Fort Monroe, Norfolk, Newport News and points south, via superb powerful steel palace steamers.

Through connections made at Norfolk with steamers of the Old Dominion Steamship Company for New York and Merchants and Miner's Steamships for Boston.

General Ticket Office 720 14th St. Bond Building, Washington, D. C.

Maryland, Delaware and Virginia Railway Company

Steamers of this line leave Alexandria Monday, Wednesday and Saturdays at 4:30 P. M.

FOR BALTIMORE AND ALL THE USUAL RIVER LANDINGS.

Freight for Baltimore, Philadelphia and New York solicited and handled with care. Through rates and bills of lading issued.

Single fare to Baltimore, \$3.00 return trip, \$4.00; state rooms one way \$1.50

Lady employed in Washington desires to board in private family in Rosemont. Permanent. References. Address D. V. S. Care Gazette. 4-ff.

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A Pound 35c

Every caution is taken in the production of Midland Butter.

That's why it's always fresh, pure and delicious.

That's why hundreds of people are using it to day.

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EDW. QUINN & SONS

St. Asaph & Oronoco St.

SUMMER PRICES

Anthracite

COAL

For delivery during July and August.

The high quality and careful preparation of our coal will assure economy and comfort next winter.

W. A. Smoot & Co. Inc.

ALEXANDRIA VIRGINIA

WANTED—A small apartment on car line, near Washington. Moderate rent. Must be near good school. Address A this office. 11-3L.

HELPLESS AS BABY

Down in Mind Unable to Work, and What Helped Her.

Summit Point, W. Va.—Mrs. Anna Belle Emey, of this place, says: "I suffered for 15 years with an awful pain in my right side, caused from womanly trouble, and doctored lots of it, but without success. I suffered so very much, that I became down in mind, and as helpless as a baby. I was in the worst kind of shape. Was unable to do any work."

I began taking Cardui, the woman's tonic, and got relief from the very first dose. By the time I had taken 12 bottles, my health was completely restored. I am now 48 years years old, but feel as good as I did when only 16."

Cardui certainly saved me from losing my mind, and I feel it my duty to speak in its favor. I wish I had some power over poor, suffering women, and could make them know the good it would do them."

If you suffer from any of the ailments peculiar to women, it will certainly be worth your while to give Cardui a trial. It has been helping weak women for more than 50 years, and will help you, too.

Try Cardui. Your druggist sells it.

Write to: Chattanooga Medicine Co., Ladies' Advisory Dept., Chattanooga, Tenn., for Special Literature on your case, and 64-page book, "Home Treatment for Women," in plain wrapper. N. C. 121

COMMONWEALTH OF VIRGINIA

OFFICE OF

CLERK OF THE HOUSE OF DELEGATES

Proposed amendments to the Constitution of Virginia, agreed to at session of General Assembly 1914, and published in pursuance of section 196 of the Constitution and act approved February 3, 1908.

JOINT RESOLUTION proposing an amendment to section 46, Article IV, of the Constitution.

Resolved by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing thereto), That the following amendment to the Constitution of Virginia, be and the same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates for its concurrence, in conformity with the provisions of section one hundred and ninety-six of article fifteen of said Constitution, namely:

Strike out from the Constitution of Virginia, section forty-six of article four, which is in the following words:

Sec. 46. The General Assembly shall meet once in two years, on the second Wednesday in January, next succeeding the election of the members of the House of Delegates and not oftener, unless convened in the manner prescribed by this Constitution. No session of the General Assembly, after the first under this Constitution, shall continue longer than sixty days; but with the concurrence of three-fifths of the members elected to each house, the session may be extended for a period not exceeding thirty days. Except for the first session held under this Constitution, members shall be allowed a salary for not exceeding sixty days at any regular session, and for not exceeding thirty days at any extra session. Neither house shall, without the consent of the other, adjourn to another place nor for more than three days. A majority of the members elected to each house shall constitute a quorum to do business, but a smaller number may adjourn from day to day, and shall have power to compel the attendance of members in such manner and under such penalty as each house may prescribe.

And insert in lieu thereof the following:

Sec. 46. The General Assembly shall meet once in two years, on the second Wednesday in January, next succeeding the election of the members of the House of Delegates, and not oftener, unless convened in the manner prescribed by this Constitution. No session of the General Assembly shall continue longer than ninety days, except that with the concurrence of three-fifths of the members elected to each house, the session may be extended for a period not exceeding thirty days. Neither house shall, without the consent of the other, adjourn to another place, not for more than three days. A majority of the members elected to each house shall constitute a quorum to do business, but a smaller number may adjourn from day to day, and shall have power to compel the attendance of members in such manner and under such penalty as each house may prescribe.

JOINT RESOLUTION proposing amendment to section 50 of Article IV of the Constitution of Virginia, and providing for publishing said amendment, and certifying the same to the next General Assembly.

1. Resolved by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing thereto), That the following amendment to the Constitution of Virginia, be and the same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates for its concurrence, in conformity with the provisions of section fifty of article four of said Constitution, namely:

Strike out from the Constitution of Virginia, section fifty, article four, which is in the following words:

Sec. 50. No law shall be enacted except by bill. A bill may originate in either house, to be approved or rejected by the other, or may be amended by either, with the concurrence of the other.

No bill shall become a law unless prior to its passage it has been—

(a) Referred to a committee of each house, considered by such committee in session, and reported;

(b) Printed by the house in which it originated, prior to its passage therein;

(c) Read at length on three different calendar days in each house; and unless,

(d) A ye and nay vote has been taken in each house upon its final passage, the names of the members voting for and against entered on the journal, and a majority of those voting, which shall include at least two-fifths of the members elected to each house, recorded in the affirmative.

And only in the manner required in sub-division (d) of this section shall an amendment to a bill by one house be concurred in by the other, or a conference report be adopted by either house, or either house discharge a committee from the consideration of a bill and consider the same as if reported; provided, that the printing and reading, or either, required in sub-division (b) and (c) of this section, may be dispensed with in a bill to codify the laws of the State, and in any case of emergency by a vote of four-fifths of the members voting for and against, entered on the journal; provided further, that no bill which creates or establishes a new office, or which creates, continues or revives a debt or charge or makes, continues or revives any appropriation of public or trust money or property, or releases, or discharges, or commutes any claim or demand of the State, or which imposes, continues or revives a tax, shall be passed except by the affirmative vote of the majority of all the members elected to each house, the vote to be by ye and nays, and the names of the members voting for and against, entered on the journal. Every law imposing, continuing or reviving a tax shall specifically state such tax, and no law shall be construed as so stating such tax, which requires a reference to any other law or any other tax. The presiding officer of each house shall, in the presence of the house over which he presides, sign every bill which has been passed by both houses and duly enrolled. Immediately before this is done, all other business being suspended, the title of the bill shall be publicly read. The fact of the signing shall be entered on the journal.

And insert in lieu thereof the following:

Sec. 50. No law shall be enacted except by bill. A bill may originate in either house to be approved or rejected by the other, or may be amended by either, with the concurrence of the other.

No bill shall become a law unless prior to its passage it has been—

(a) Referred to a committee of each house, considered by such committee in session, and reported;

(b) Printed by the house in which it originated prior to its passage therein;

(c) Read by title on three different calendar days in each house and read at length at least once in each house; and unless,

(d) A ye and nay vote has been taken in each house upon its final passage, the names of the members voting for and against entered on the journal, and a majority of those voting, which shall include at least two-fifths of the members elected to each house, recorded in the affirmative.

And only in the manner required in sub-division "d" of this section shall an amendment to a bill by one house be concurred in by the other, or a conference report be adopted by either house, or either house discharge a committee from the consideration of a bill and consider the same as if reported; provided, that the printing and reading, or either, required in sub-divisions "b" and "c" of this section, may be dispensed with in a bill to codify the laws of the State, and in any case of emergency, by vote of four-fifths of the members voting for and against entered on the journal; and provided further, that no bill which creates or establishes a new office, or which creates, continues, or revives a debt or charge, or makes, continues, or revives any appropriation of public or trust money or property, or releases, discharges, or commutes any claim or demand of the State, or which imposes, continues, or revives a tax, shall be passed, except by the affirmative vote of the majority of all the members elected to each house, the vote to be by ye and nays, and the names of the members voting for and against entered on the journal. Every law imposing, continuing, or reviving a tax shall specifically state such tax, and no law shall be construed as so stating such tax which requires a reference to any other law or any other tax. The presiding officer of each house shall, in the presence of the house over which he presides, sign every bill which has been passed by both houses and duly enrolled. Immediately before this is done, all other business being suspended, the title of the bill shall be publicly read. The fact of the signing shall be entered on the journal.

I hereby certify that the foregoing is a true copy of amendments proposed to the Constitution and agreed to by the General Assembly of Virginia, session 1914, and the same is published in pursuance of section 196 of the Constitution and act of the General Assembly, approved February 3, 1908.

JOHN W. WILLIAMS,
Clerk House of Delegates of Virginia.